









## K. AND GUN BRANCH MARKS ON A B.

That the following description of an interview with the President by Jno. Forsyth, of the *Washington Post*, is now before you, is more natural than to say the narrators of similar interviews by other writers in newspapers have been in exorbitant haste. His account of the political position and difficulties of the President must be recognized "as true to the life" by every man of opinion. The letter is dated April 13th:

and the satisfaction of a rising private interest in the right of citizens not to feel at liberty to follow the license of reporters, which seems to be recognized by the Supreme Court's recent decisions, because one of the parties happens to be the President of the United States? The answer is that if the productions of private converse are so important to the public interest at this moment of interest in the Presidential election, it is equally important to allocate proportionately to the leading newspaper outlet of being sensational. The very nature of the press is to report what is evidence of his trust that I would not pay

[illegible][illegible]

Whoever looks into his thoughtful features will pull to find any of the day or red is better in drinking, and the other is a little more than wish today that the "spitters" would not come on Sunday as well as other days if they can help it. The only person in W. P. Elliston, who keeps the only drinking saloon in this neighborhood, would not sell a drink of beer or wine for the love of money. I know that from my own experience. No, ye critics of the thick-skinned, the "spitters" are not in the forest, roaming the forest in quest of game, or reading Shakespeare.

There is a great deal of mutual snowing or misting, freezing or hailing here, and it is a

[illegible]

any argument that suggested itself, and the suspected Senator to fail to answer the question of his own employment. Mr. Grinnell, it is said, received the following satisfactory reply: "You may go to the devil, and I will go to the opposite direction from heaven with your papers. I will not say any more, but I will say the same and the evidence. The reply made by Mr. Grinnell, or whether he made it, is not transpired; but it is said no further argument was used.

[illegible][illegible]

myself ecclesiastical, and state orally what I have said in writing. I have no objection to any argument that suggested itself, and I have no objection to any suggestion that might be made in relation to the propriety of sending him to the penitentiary for his crime, or to his employment, or to his continuing to hold his office. I have a friendly nod and a kind word for all his friends, and I have no objection to their meeting them. Also, I must not forget to mention his personal and gentlemanly clerk, Mr. F. H. Leslie, who has been his faithful clerk and postmaster, as a man who has been a faithful and efficient assistant to his kind and gentlemanly managers. I will not say that I have no objection to his continuing to do so, but I will conclude this, my poor endeavor, with the request that it be printed in your excellent paper. I have no objection to your publishing anything of importance occurs, I will not fail to let you know. J. D. B.

**PROCEEDINGS OF A DEMOCRATIC CONVENTION.**

**Hon. P. H. Leslie Recommended for Judge of this Judicial District.**

(For the Louisville Democrat.)

At a convention of the Democracy of Grant county, held at the courthouse in Glasgow, Ky., on the 10th inst., the following officers were elected: President, John Matthews was elected president, and John Matthews was elected secretary. The object of the holding of this convention was to elect a representative to the Democratic National Convention when Hon. Basil G. Smith, after a few remarks commendatory of Major P. H. Leslie and his friends, proposed the following resolutions, which were unanimously adopted:

*Resolved*, That in this perilous crisis of State and national affairs, the chief bulwark of our liberties is in the hands of the people, and that it behooves the people to select for their representatives men of high moral character, who are imbued with a devotion for the true principles of our government and an earnest desire to secure the maintenance of the same.

*Resolved*, That it is important that the Democracy of this judicial district at an early day place a candidate in the field for the office of Judge of this judicial district, and that John Matthews, Esq., of Glasgow, a gentleman well qualified for the office, and from his friends and friends of the people in every sense worthy of the station, be recommended for the office.

[illegible][illegible][illegible][illegible]

their ecclesiastical and state affairs will  
 be argued, and the speaker will be a  
 vigorous argument that suggested itself.  
 He then turned to the subject of the  
 his vote for convention, to which Mr.  
 said: "I have no objection to your  
 satisfactory reply: 'You may go to—' (namely,  
 a place supposed to be in an opposite di-  
 rection from the one in which you are  
 will cast my vote in this case in accordance  
 with the majority of the members of the  
 rule by Mr. Grinnell, or whether he made  
 no objection to my doing so, I was not  
 not transpired; but it is said no further  
 action was used.  
 It is very probable that a conclusion of  
 trial of the President will be reached till  
 sometime next week, it may be interesting  
 read about what may be expected after the  
 the Washington correspondence of the Cincinnati  
 Gazette of yesterday. He says:  
 "The Senators, after the close of the argu-  
 ment, were divided into two parties, constitu-  
 ing a proposition will be offered by Judge  
 and the other by Mr. Grinnell. It is prob-  
 at the speeches of Senators may be taken  
 and printed with the report of the trial.  
 It is given to be in favor of such a procedure.  
 The second will consist of a discussion  
 on the separate articles of impeachment.  
 The first will be held on Thursday, and  
 Thursday, probably, of next week. When  
 question arises of pronouncing judgment,  
 the majority will be in favor of the  
 managers will make the usual demand  
 for a majority vote, and the result of the  
 consultation.  
 LAW POINT.  
 At this point an interesting law question is  
 to be raised. The Constitution says a  
 majority of the members of the House  
 is silent as to the vote on the judgment  
 of the question is whether a majority  
 of the members of the House is sufficient  
 of the lawyers in the Senate are look-  
 ing for a majority vote on the question  
 no doubtless in favor of disqualifying Mr.  
 Johnson from office. But it is not certain  
 that two-thirds would agree to this sentence.  
 When the judgment has been determined,  
 will be pronounced by the Chief Justice.  
 is present when this is done. Here the fun-  
 of the members of the House is to be  
 of appear in any further proceedings.  
 THE ARKANSAS SENATORS.—The same  
 writer gives us the following account of the  
 Arkansas Senators:  
 "The question is being discussed in some  
 quarters whether the Arkansas Senators  
 should be removed from their seats and  
 re-elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions have  
 been violated, the Senators are to be re-  
 elected. They can not well take their seats  
 as members on this head, a majority  
 two weeks at least, after the first step is taken,  
 and the question of reconstruction law  
 joint resolution must pass Congress, de-  
 claring that as the prescribed conditions

[illegible][illegible][illegible][illegible]



## AT

S.  
TUD. 93  
OF P. M.  
OF P. M.  
at 0-1075  
Sup'l  
I L L E  
  
I L L  
  
I RUD. 93

P. M.  
230 A. M.  
230 B. A. M.  
230 P. M.

sold; and  
and At-  
Decatur

trains,  
Louis-  
and Crab  
nt points

e at 3:30

Memphis

day.  
ains run  
NK,  
R. R.  
ISON

O THE

ern cities

g

the day

immedi-  
ly,  
K  
y  
y, Su.  
to  
TO ALL  
ains. 60  
nections,  
y's office,  
Ky.  
Sup't.  
jy 11

MANY'S  
oz.  
*Rites.*

RT, foot o

L. Conner,  
Barker.  
ribing with  
sch admit  
of the 1st  
ances for  
at Ameri-  
canzania,  
s with the  
and New

sely with  
Francisco

Gorman City

...mal St.  
Agent.

DISPEN

EASES.

ys, or Not  
made of  
B. 3 pair,  
flora and  
dergome 3  
and touch  
bends are  
PHILIS,  
toms pro-

s, which  
 medicine  
 ny cases,  
 s office in  
 e there.  
 Emissions  
 e, he has  
 discovery  
 for all ob-  
 Powders;  
 general  
 each of 5.  
 ssary have  
 ially, and  
 FER,

PLACE,  
STUCKY.

SIGNATURE  
OF  
SEES.

PORT, on a  
of  
of  
of 64 pages

with any  
sally and  
ity or by  
ARY.  
tel.  
E. & F.  
box India  
may be  
per door.  
nagoste,  
or female  
e painful  
nose from  
safe and  
required.  
appt  
DISPEN.

...such as  
...hills, pro-  
...maiden;  
...of 2' em-  
...e r. 100-  
...1000-  
...ARANTER

Madame  
and effect-  
irregular-  
etc. Price  
taken dur-  
e miscar-  
ive Pow-  
aranteed,  
r, S A. M.  
CO.,  
Market.

[illegible]

Terms--  
and ad-  
Office  
appt lms

received

strat.  
aris II